

KING COUNTY
SUPERIOR COURT CLERK
E-FILED
CASE NUMBER: 17-2-13662-0 SEA

**IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON
IN AND FOR THE COUNTY OF KING**

Rental Housing Association	Plaintiff,
vs.	
City of Seattle	Defendant.

NO. 17-2-13662-0 SEA

**CONFIRMATION OF JOINDER OF
PARTIES, CLAIMS, AND
DEFENSES**
(CJ) (Clerk's Action Required)

I. [X] The Plaintiff(s)/petitioner(s) make the following representations:

1. This case is not subject to mandatory arbitration.

[If it is, this report should not be filed; instead, no later than the deadline for filing this report, a statement of arbitrability should be filed, pursuant to LMAR 2.1(a).]

2. All parties have been served or have waived service.

3. All mandatory pleadings have been filed.

II. [] Plaintiff(s)/petitioner(s) do not make the foregoing representations because (if appropriate, check both the box at left and every applicable box below.) The Court may set a hearing.

This case is subject to mandatory arbitration, but not ready yet for the Statement of Arbitrability to be filed.

A party remains to be served.

A mandatory pleading remains to be filed.

Other explanation:

DATED: October 19, 2017

SIGNED



Plaintiff/Petitioner/Attorney (If attorney WSBA #8809)

Typed Name: Peter J. Eglick

Address: Egleck & Whited, PLLC, 1000 Second Avenue, Ste. 3130, Seattle, WA 98104

Phone: (206) 441-1069

Attorney(s) For: Plaintiff Rental Housing Association

CERTIFICATE OF SERVICE

I, Rae Charlton, an employee of Eglick & Whited PLLC, certify that I am over the age of eighteen, not a party to this lawsuit and am competent to testify as to all matters herein.

On October 19, 2017, I initiated electronic service of the foregoing document on the party listed below whom have consented to accept electronic service via the King County eFiling Application, and via email:

Roger D. Wynne
Assistant City Attorney
Seattle City Attorney's Office
701 Fifth Avenue, Suite 2050
Seattle, WA 98104
roger.wynne@seattle.gov
alicia.reise@seattle.gov

I declare under the penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

DATED: October 19, 2017 at Seattle, Washington.



Rae Charlton